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APPLICATION NO.	FILING DA	TE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/837,020	04/18/200	01	Yasushi Kohno	TKA0028	7531	
832	7590 09/	9/30/2002				
BAKER & DANIELS				EXAMINER		
111 E. WAYNE STREET SUITE 800				VALENTI, A	VALENTI, ANDREA M	
FORTWAY	NE, IN 46802			ART UNIT	PAPER NUMBER	
				3643		
				DATE MAILED: 09/30/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application M	Applicant(s)	$ \wedge$			
•	Application N .		Ø			
Office Action Summans	09/837,020	KOHNO ET AL.	<u> </u>			
Office Action Summary	Examiner	Art Unit				
	Andrea M. Valenti	3643				
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet	with the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a report of the period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statured to the period patent term adjustment. See 37 CFR 1.704(b). Status	136(a). In no event, however, may ply within the statutory minimum of tl d will apply and will expire SIX (6) Mo te, cause the application to become	a reply be timely filed nirty (30) days will be considered timely. DNTHS from the mailing date of this communication ABANDONED (35 U.S.C. § 133).	1.			
1) Responsive to communication(s) filed on 16	July 2002 .					
2a) This action is FINAL . 2b) ⊠ T	his action is non-final.					
3) Since this application is in condition for allow closed in accordance with the practice unde			is			
Disposition of Claims						
4) Claim(s) 1-13 is/are pending in the application						
4a) Of the above claim(s) is/are withdra	awn from consideration.					
5) Claim(s) is/are allowed.						
	Claim(s) 1-13 is/are rejected. PETER M. POON					
	7) Claim(s) is/are objected to. SUPERVICOTION ENTER Claim(s) are subject to restriction and/or election requirement. TECHNOLOGY GENTER					
8) Claim(s) are subject to restriction and/	or election requirement.	A •				
Application Papers		fml				
9) The specification is objected to by the Examin		. Also Evensinos				
10) The drawing(s) filed on is/are: a) acc						
Applicant may not request that any objection to t 11) The proposed drawing correction filed on						
If approved, corrected drawings are required in r		disapproved by the Examiner.				
12) The oath or declaration is objected to by the E						
	LAGITICI.					
Priority under 35 U.S.C. §§ 119 and 120	an priority under 25 U.S.C	S 110(a) (d) or (f)				
13) Acknowledgment is made of a claim for foreign	gn priority under 35 0.5.C	. 9 119(a)-(d) or (i).				
a)⊠ All b) Some * c) None of:	ata hawa haan raasiwad					
1. Certified copies of the priority documer		Application No.				
2. Certified copies of the priority documer						
 3. Copies of the certified copies of the pri application from the International B * See the attached detailed Office action for a list 	Bureau (PCT Rule 17.2(a)).				
14) Acknowledgment is made of a claim for domes	stic priority under 35 U.S.	C. § 119(e) (to a provisional applicati	ion).			
 a) The translation of the foreign language part of the foreign language part is made of a claim for domest 	• •					
Attachment(s)						
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 	5) Notice	w Summary (PTO-413) Paper No(s) of Informal Patent Application (PTO-152)				

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-6 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 5,701,700 to Kohno et al in view of *Population Viability Analysis for the Oyster Plant (Mertensia maritime) in the Oslofjord Region* by Skarpaas.

Regarding Claim 1, Kohno et al teaches a method of encapsulating one plant seed or a plurality of plant seeds in an aqueous gel capsule (Kohno Col. 1 line 10-20); refrigerating the plant seeds under the condition that the plant seeds do not germinate (Kohno Col. 4 line 39); and sowing the plant seeds (Kohno Col. 1 line 21-25 and Col. 3 line 27-36). Kohno et al does not explicitly state that the method prevents defective germination or growth of a plant. However, it is notoriously old and well-known in the art of plant husbandry that cold breaks seed dormancy and provides for a more uniform and enhanced germination. Skarpaas teaches that a cold period is necessary to break seed dormancy and that prolonged cold treatment enhances germination (Skarpaas abstract second sentence of second paragraph). Therefore, it would have been obvious to one of ordinary skill in the art to modify the storage duration through routine tests and experimentation to a length that enhances germination as taught by Skarpaas.

Regarding Claim 13, Kohno as modified inherently teaches refrigerating the encapsulated plant seed at a temperature of about 15°C or lower (Col. 3 lines 28-36)

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and for a sufficient period of time to improve the germination of the encapsulated plant seed as compared to non-refrigerated encapsulated plant seeds.

Regarding Claim 2, Kohno as modified does not explicitly identify the plant seed size. However, it would have been obvious to one of ordinary skill in the art to apply the teachings of Kohno to a seed equal to or less then 1 mm for the enhanced germination effects taught by Kohno et al since applicant provides no criticality in the specification for the size and it is old and notoriously well-known to coat tobacco seeds with a seed coat.

Regarding Claims 3 and 4, Kohno et al as modified is silent on the refrigeration being carried out in a dark place. However, it is old an well-known in the art of plant husbandry that seeds posse germination and dormancy characteristics dependent on their genetic nature and germination occurs under specific environmental conditions such as light requirements. Some seeds require light and some seeds require darkness to germinate. It would have been obvious to one of ordinary skill in the art to conduct the seed storage method of Kohno et al in a dark place since a radish seed is a light germinator and it is necessary to store the seed in a dark place to prevent early germination and to increase the success rate of the plant.

Regarding Claims 5 and 6, Kohno et al as modified teaches the plant seed is a seed of a light germinator (Kohno et al Col. 4 line 25).

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Claims 7-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 5,701,700 to Kohno et al as applied to claim 1 above, and further in view of U.S. Patent No. 5,525,131 to Asano.

Regarding Claims 7-12, Kohno et al as modified is silent that the plant seed encapsulated in an aqueous gel capsule is a pelletized seed. However, Asano teaches that it is old and well-known in the art of plant husbandry to pelletize a seed (Asano Col. 1 line 15-21). It would have been obvious to one of ordinary skill in the art to apply the gel coating of Kohno et al to the palletized seed of Asano for the mechanized and economical distribution of the seeds in the field (Asano Col. 1 lines 14-18).

Response to Arguments

Applicant's arguments with respect to claims 1-13 have been considered but are moot in view of the new ground(s) of rejection.

Examiner maintains that applicant's broad claim language does not distinguish it over the teachings of the prior art. Examiner disagrees with applicant's argument that the pelletized seed would dissolve during preservation, since Asano teaches exposure to ambient conditions and ambient conditions inherently fluctuate between hot and cold and thus exposing the seed to cold temperatures without any adverse effects (Col. 2 line 26).

Examiner would like to bring applicant's attention to additional cited references that teach it is notoriously old and well-known in the art that cold breaks seed dormancy:

U.S. Patent No. 6,331,504 B1 teaches that germination is temperature and seed specific (Col. 1 lines 17-55);

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Abstract [http://www.oikos.ekol.lu.se/Oikos.95.3.abstracts/11173skarpaas.htm]

by Skarpaas, third sentence prolonged cold treatment enhanced germination;

Effect of Scarification, GA and chilling on the germination of goldenrain-tree

(Koelreuteria paniculata Laxm.) seeds, Rehman, Kyungpook National University, South

Africa, 16 December 1999, 6 pages, abstract third sentence;

The Angelgrove Tree Seed Company, Basic Guidelines & Tips for Germinating

Seeds, 9 pages [http://trees-seeds.com/seed.html] page 2 first paragraph.

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Andrea M. Valenti whose telephone number is 703-305-

3010. The examiner can normally be reached on 7:30am-5pm M-F; Alternating Fridays

Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Peter M. Poon can be reached on 703-308-2574. The fax phone numbers

for the organization where this application or proceeding is assigned are 703-306-4195

for regular communications and 703-305-0285 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is 703-308-

4357.

PETER M. POCH

Pet an Vo

SUPERVISORY PATERT EXAMINE

TECHNOLOGY CENTER 3800

AMV September 24, 2002